Patent Application Serial No.

Status

## COMBINED DECLARATION AND POWER OF ATTORNEY FOR SOLE INVENTOR

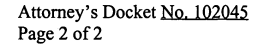
As below named sole inventor, I hereby declare that my address and citizenship is as stated below next to
my name. I believe I am the original, first, inventor of the subject matter which is claimed and for which a
patent is sought on the invention entitled:

## "METHOD TO CREATE A CUSTOMIZED E-COMMERCE STORE"

	is attached or				
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[]	was filed on	as U.S. Patent Ap	plication Serial No	an	nd not amended.
				e above-iden	tified specification
				atentability of	f this application
all ir has	nformation known become available	to us to be material t between the filing d	o the patentability as de	efined in 37 (	C.F.R. § 1.56 whic
appl desig iden inter Ame	cation(s) for par gnating at least on tified below any national applicate trica filed by us on	tent or inventor's ce the country other than to foreign application tion(s) designating at the same subject ma	ertificate or of any P the United States of Am (s) for patent or invo- least one country of	CT internatinerica listed bentor's certife ther than the	onal application(selow and have alsected or any PC to United States or
ountry	Application Serial No.			Priority Claimed under 35 U.S.C. 119	
			ם'	Yes	[] No
			[1]	Yes	[] No
	i		O'	Yes	[]No
֝֜֝֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜֜	cluding the acknowled cordance value of the control	cluding the claims, as amendacknowledge the duty to disaccordance with Section 1.56(  Because this is a continuall information known has become available continuation-in-part at a polication(s) for particular designating at least on identified below any international application America filed by us or of which priority is claiming the section of the	cluding the claims, as amended by any amendment acknowledge the duty to disclose information who coordance with Section 1.56(a) of Title 37, Code of Because this is a continuation-in-part application all information known to us to be material thas become available between the filing docontinuation-in-part application.  I hereby claim foreign priority benefits under application(s) for patent or inventor's condesignating at least one country other than the identified below any foreign application international application(s) designating at America filed by us on the same subject may of which priority is claimed:	cluding the claims, as amended by any amendment referred to above.  acknowledge the duty to disclose information which is material to the particle of the processor of the prior application application of the prior application of the prior application of the prior appl	Because this is a continuation-in-part application, we acknowledge our duty to discordance with Section 1.56(a) of Title 37, Code of Federal Regulations.  Because this is a continuation-in-part application, we acknowledge our duty to discall information known to us to be material to the patentability as defined in 37 C has become available between the filing date of the prior application and the continuation-in-part application.  I hereby claim foreign priority benefits under Title 35, United States Code, § application(s) for patent or inventor's certificate or of any PCT international designating at least one country other than the United States of America listed be identified below any foreign application(s) for patent or inventor's certificational application(s) designating at least one country other than the America filed by us on the same subject matter having a filing date before that of which priority is claimed:  Date of Filing Priority Claimed

the filing date of the prior application(s) and the filing date of this application:

Filing Date



- 7. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.
- 8. As named inventor, I hereby appoint the following attorneys of Wiggin & Dana to prosecute this application and transact all business in the Patent and Trademark Office connected therewith: Dale L. Carlson, Reg. No. 28,784; Todd E. Garabedian, Ph.D., Reg. No. 39,197, Gregory S. Rosenblatt, Reg. No. 32,489; William A. Simons, Reg. No. 27,096, and William B. Slate, Reg. No. 37,238.
- 9. Please send all correspondence to:

Gregory S. Rosenblatt

Intellectual Property Law Section Wiggin & Dana One Century Tower New Haven, Connecticut 06508-1832 Telephone: (203) 498-4566

- [x] As named inventor, I hereby appoint the attorney listed in paragraph 9 as my domestic representative for the invention identified in paragraph 1 with full power of substitution and revocation, to transact all business in the U.S. Patent and Trademark Office and in the U.S. courts in connection therewith. He is also designated as domestic representative on whom process or notice of proceedings affecting the application or patents issuing therefrom may be served.
- [x] I hereby authorize the U.S. attorney named in paragraph 9 to accept and follow instruction from **VSTORE**, **INC**, as to any actions to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorney and us. In the event of a change in the persons from whom instructions may be taken, we will notify the U.S. attorney.

Inventor Information:

<u>FULL NAMI</u>	<u>E OF INVENTO</u>	<u> </u>	<u>am D. KENN</u>	<u>edy</u> i	
<b>INVENTOR'</b>	'S SIGNATURE	: ` \		Λ	
DATE: 9	21/99	√ CITIZ	ENSHIP:	United State	<u> </u>
RESIDENCE	: 6263 North S	cottsdale Road, #1	10, Scottsdale	Arizona 852	50, U.S.A.
POST OFFI	CE ADDRESS:	6263 North Scott	tsdale Road,	#110, Scotts	lale, Arizona
85250, USA.					

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